1	Johnathon Fayeghi, Esq.			
2	Nevada Bar No. 12736			
	Sklar Williams PLLC			
3	410 South Rampart Boulevard, Ste. 350			
4	Las Vegas, Nevada 89145			
	Telephone: (702) 360-6000 Facsimile: (702) 360-0000			
5	Attorneys for Defendants			
6	UNITED STATES DISTRICT COURT			
7	DISTRICT OF NEVADA			
8	DISTRICTO	r nevada		
	LUXXOTICA GROUP S.p.A.,			
9	An Italian Corporation,	Case No.:	2:16-CV-02608-JCM-PAL	
10	Plaintiff,			
11	, vo		LATION AND ORDER TO	
12	VS.	CONTIN	UE INITIAL DISCLOSURES	
12	VEGAS FOTO, INC., a Nevada corporation,			
13	DORON MASHAL, an individual, and			
14	SHIRAH MASHAL, an individual,			
14	Defendants.			
15	Defendants.			
16	Plaintiff Luxottica Group S.p.A, by and	through its at	ttorneys, Randazza Legal Group,	
17	PLLC, and Klemchuk LLP, and defendants Vegas Foto, Inc., Doron Mashal, and Shirah Mashal,			
18	by and through their attorneys, SklarWilliams, PLLC, hereby agree and stipulate, and request an			
19	Order from this Court upon such stipulation and agreement, extending the time for making initial			
20	disclosures pursuant to Federal Rule of Civil Procedure ("Rule") 26(f) for ten (10) days, as			
21	follows:			
22	1. On February 22, 2017, counsel	for Plaintiff	f and Defendants conferred by	
23	telephone towards preparation of a Joint Conference Report pursuant to Rule 26(f) and LR 26-			
24	1(b). They have prepared and agreed to Stipulated Discovery Plan and Scheduling Order which			
25	will be filed with the Court no later than March 8, 2017.			
26	2. Pursuant to the parties' agreed-to discovery plan, initial disclosures are due on			
27	March 8, 2017.			
28				

Case 2:16-cv-02608-JCM-PAL Document 24 Filed 03/15/17 Page 2 of 4

1	3. Events have arisen which w	ill preclude counsel for the defendants from			
2	continuing with its representation. Counsel for the defendants will be filing a motion to				
3	withdraw, seeking leave of court to terminate its representation of defendants within the next 24				
4	hours.				
5	4. Because counsel for the defendants is seeking permission to withdraw, it does no				
6	want to make strategic decisions for defendants, or otherwise bind them, if it will not b				
7	continuing with the representation.				
8	5. Accordingly, counsel for the defendants seeks a ten (10) day extension to allow				
9	the Court to rule on its motion to withdraw and allow the defendants to make alternativ				
10	arrangements for their representation.				
11	6. The parties agree there will be no prejudice as a result of this ten (10) day				
12	extension. As a result of plaintiff's courtesy, defendants are willing to extend all other relevant				
13	deadlines ten (10) days, if necessary.				
14	Dated this 7 th day of March, 2017.	Dated this 7 th day of March, 2017.			
15	RANDAZZA LEGAL GROUP	SKLAR WILLIAMS PLLC			
16					
17	By: <u>/s/ Marc J. Randazza</u>	By: /s/ Johnathon Fayeghi			
18	Marc J. Randazza, NV Bar No. 12265 Ronald D. Green, NV Bar No. 7360	Johnathon Fayeghi, Esq. Nevada Bar No.: 12736			
19	4035 S. El Capitan Way Las Vegas, NV 89147	410 S. Rampart Blvd., Ste 350 Las Vegas, NV 89145			
20	Darin M. Klemchuk				
21	Mandi Phillips Admitted Pro Hac Vice	Attorneys for Defendants Vegas Foto, Inc., Doron Mashal, Shirah Mashal			
22	KLEMCHUK LLP				
23	8150 N Central Expressway, 10 th Floor Dallas, Texas 75206				
24	Attorneys for Plaintiff Luxottica Group				
25	S.p.A.				
26	///				
27	///				
28	///				

Case 2:16-cv-02608-JCM-PAL Document 24 Filed 03/15/17 Page 3 of 4

IT IS HEREBY ORDERED that Defendants shall have until March 20, 2017 to file their initial disclosures pursuant to Rule 26(f). IT IS SO ORDERED: UNITED STATES MAGISTRATE JUDGE DATED:_March 15, 2017

1 **CERTIFICATE OF SERVICE** 2 I hereby certify that I am an employee of SKLAR WILLIAMS PLLC., and that on this 3 7th day of March, 2017, I caused a true and correct copy of the foregoing document **MOTION** 4 **TO WITHDRAW** to be served as follows: 5 6 ✓ VIA EFC: by submitting the document(s) listed above to the electronic filing and 7 service system at the United States District Court, District of Nevada, for service on 8 the person(s) as identified on the Service List set forth below. 9 ☐ VIA FIRST CLASS MAIL: by placing a true and correct copy of the document(s) 10 listed above in a sealed envelope with the First Class postage thereon fully prepaid, 11 addressed as indicated on the service list set forth below. 12 **SERVICE LIST** 13 14 Marc J. Randazza Ronald D. Green 15 Randaza Legal Group, PLLC 4035 S. El Capitan Way 16 Las Vegas, NV 89174 ecf@randazza.com 17 18 Darin M. Klemchuk Mandi Phillips 19 Klemchuk LLP 8150 N Central Expressway, 10th Floor 20 Dallas, Texas 75206 21 22 /s/ Emily D. Kapolnai An employee of Sklar Williams PLLC 23 24 25 26 27 28